

## PANVEL MUNICIPAL CORPORATION

Tal. - Panvel, Dist.- Raigad, Panvel – 410 206

E mail - panvelcorporation@gmail.com

No.PMC/TP/Kamothe/21/222/21-23/16364/ 2E /2023

## AMENDED COMMENCEMENT CERTIFICATE

Permission is hereby granted under section – 45 of the Maharashtra Regional and Associated AxxIVII of 1966) to, **Shri Dinesh Manohar** Bhas Permission is hereby granted under section - Town Planning Act 1966 (Maharashtra XXXIVII of 1966) to, Shri Dinesh Manohar Bhagat Mr. Bhushan Bharat Mr. Town Planning Act.1966 (Maharashtra XXXIVII or 1900), to, others 9 & M/S. Aayushi Corporation through its Partners Mr. Bhushan Bharat Mhaskar and subject to the following conditions and subject to the following conditions askar others 9 & M/S. Aayushi Corporation through the following conditions for the others 3. As per the approved plans and subject to the following conditions for the approved plans and subject to the following conditions for the & others 3. As per the approved plans and subject to development work of the Proposed Residential Building (Stilt. + 11 Upper Floor) on plant (12 5% Scheme). Tal.- Panvel, Dist.- Raigad. (Dist.- Raigad. (Dist.- Raigad.) No.- 222, Sector- 21, At.-Kamothe (12.5% Scheme), Tal.- Panvel, Dist.- Raigad. (Plot Area = 3165.859 sq.mt., Total Built Lin Area No.- 222, Sector- 21, At.-Kamothe (12.5% Scheme), 12... = 1000.00 sq.mt., Residential Built Up Area = 3165.859 sq.mt., Total Built Up Area;

## (No. of Residential Unit -55 No.)

- 1. This Certificate is liable to be revoked by the Corporation if:-
  - The development work in respect of which permission is granted under the The development work in respect of which the use thereof is not in accordance with the 1(b)
  - Sanctioned plans. Any of the conditions subject to which the same is granted or any of the restrictions imposed upon by the corporation is contravened. 1(c)
  - The commissioner is satisfied that the same is obtained by the applicant through fraud or Misrepresentation and the applicant and / or any person deriving title under him, in such an event shall be deemed to have carried out the development work in contravention of section— 43 or 45 of the Maharashtra
- 2. The applicant shall:-2(a)
  - The Owner / Applicant shall give intimation in the prescribed form in Appendix F of UDCPR 2020 after the completion of work up to plinth level. 2(b)
- Give written notice to the Corporation regarding completion of the work Permit authorized officers of the Corporation to enter the building or premises for which the permission has been granted, at any time for the purpose of ensuring the building control Regulations and conditions of this certificate. btain Occupancy Certificate from the Corporation.

The in actural design, building materials, installations, electrical installations etc. shall be in accordance with the provision (except for provision in respect of floor area ratio The Commencement Certificate shall remain valid for a period of 1 year from the date of the standard shall remain valid for a period of 1 year from the date of the standard shall remain valid for a period of 1 year from the date of the standard shall remain valid for a period of 1 year from the date of the standard shall remain valid for a period of 1 year from the date of the standard shall remain valid for a period of 1 year from the date of the standard shall remain valid for a period of 1 year from the date of the standard shall remain valid for a period of 1 year from the date of the standard shall remain valid for a period of 1 year from the date of the standard shall remain valid for a period of 1 year from the date of the standard shall remain valid for a period of 1 year from the date of the standard shall remain valid for a period of 1 year from the date of the standard shall remain valid for a period of 1 year from the date of the standard shall remain valid for a period of 1 year from the date of the standard shall remain valid for the standard shall remain valid shall remain valid for the standard shall remain valid shall remain val

of lesue and can be further revalidated as required under provision of section 48 of 1966. This Contract and 1966 as required under provision of section 48 of 1966. MRTP Act.-1966. This Commencement Certificate is renewable every year but such extended period shall be in 20 commencement. extended period shall be in no, case exceed three years provided further that sufficient shall not be any subsection 44.6 CAMBRISE Shall not be any subsequent applicant for fresh permission under Section 44.0 The Mapacashtra Regional & Town Planning Act. 1996.

The conditions of this certificate shall be binding not only on the applicant but also of Prior Paris Solventia Seruncate snall be binding not only on the application Paris Solventia Sol

notification No. TPB/432001/2133/CR-230/01/UD-II, Dated 10/03/2005 & UDCPR PANVE

- a) The owner/society of every building mentioned in the (a) above shall ensure that the Rain water harvesting System is maintained in condition for storage of water for non-
- potable purposes or recharge of groundwater at all times.

  b) The Authority may impose a levy of not exceeding Rs. 1000/- per annum for every 100 Sq. m. of built up area for the failure of the owner of any building mentioned in the (a) Sq. m. of built up area for the failure of the owner of any building mentioned under
- above to provide or to maintain Rain water Harvesting structures as required under these regulations. Failure to provide Rain Water Harvesting System shall be deemed as breach of the conditions on which the development permission has been granted.
- as breach of the conditions on which the development permission that the conditions of which the development permission that the conditions of the Noc issued vide letter No.PMC/Fire/ 2023/545, strictly adhere to the conditions of Fire NOC issued vide letter No.PMC/Fire/ 2023/545, and 2020/2020 he object Fire Prigade Department, PMC.
- Dated 29/03/2023 by Chief Fire Officer, Fire Brigade Department, PMC.
  As per provisions of section 13.2, 13.4, 13.5 of UDCPR- 2020, the applicant / owner / developer shall install SWH / RTPV, Grey Water Recycling Plant and solid waste management system and requisite provisions shall be made for proper functioning of
- The Owner/Developer shall obtain all the necessary final NOC's/completion certificates/clearance relating to water supply, sewerages, SWD, Tree, CFO etc. from Panvel Municipal Corporation/CIDCO and submit the same to Panvel Municipal Corporation before applying for Occupancy Certificate for the building on the land under reference.
- under reference.

  No work should be started unless the existing structures area to be demolished with utmost care.

  The Owner & the Architect and Structural Engineer concerned are fully responsible for
- the construction quality of the building as per approved building plan. Structural design, Stability building construction quality, which should confirm to withstand an earthquake of highest intensity in seismic zone IV.

  The building constructed should not be occupied without obtaining Occupation
- Certificate. Otherwise it will be treated as unauthorized use and necessary action as per law will be taken.

  The Owner & the architect are fully responsible for any Ownership. Area & Boundary
- The Owner & the architect are ruly responsible to any owner shift in the disputes. In case of any dispute Panvel Municipal Corporation will not be responsible. F.S.I. Calculation submitted in the drawings shall be as per UDCPR-2020 Rules. If any discrepancy observed, the Architect will be held responsible and liable for necessary
  - The Owner / Developer shall be fully responsible for any Court Matter if pending in the Court and the order from Hon. Court shall be binding on the applicant.
- The Owner/Developer shall be fully responsible if any objection raised by the flat owner to whom applicant has sold the unit as per previous Commencement Certificate. It is Mandatory to provide Temporary Toilet to labourers at site during construction
- period.
  It is mandatory for the institution to take safety measures while the construction is under progress with respect to the educational activities going on in the respective site.
- It is mandatory that the Natural course of water flowing through the plat hould be channelized and maintained by the applicant.

  As per Govt. of Maharashtra memorandum vide No.TBP/4393/1504/C4-287/94,UD 2011/RDP, Dt.19th July, 1994 for all buildings following additional conditions and applications of the conditions o
- 11/RDP, Dt.19th July, 1994 for all buildings following additional construction or 19.

  i) As soon as the development permission for new construction or 19.

  development is obtained by the Owners/Developer, he shall install a Display development is obtained by the Owners/Developer, he shall install a Display Board' on the conspicuous place on site indicating following details:

  Board' on the conspicuous Plant Number/Sector & Node of Land
- a) Survey Number/City survey Number, Plot Number/Sector & Node under reference along with description of its boundaries.
  b) Name and address of the owner/developer, Architect and Contractor Number and date of grant of development permissions development permission issued by the Planning Authority
- autnority.
  d) Number of Residential flats/Commercial Units with areas.
  e) Address where copies of detailed approved plans shall be available.

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A notice in the form of an advertisement, giving all the detailed mentioned in two widely circulated newspapers one of which A notice in the form of an advertisement, giving above, shall be published in two widely circulated newspapers one of which ii)

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should be in regional language.
As per the notification dtd. 14th September 1999 and amendment on 27th August 2003.

\*\*Company & Forest (MOEF), Govt. of India and as per ci...\*\* As per the notification dtd. 14th September 1999 and an analysis 2003 issued by Ministry of Environment & Forest (MOEF), Govt. of India and as per Circular Govt. of Maharashtra, vide No. FAR/102004 22 issued by Ministry of Environment & Forest (IVIOLT), South No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept., Govt. of Maharashtra, vide No. FAR/102004/issued by Urban Development Dept. issued by Urban Development Dept., Govi. or warrands....., 102004/160 /P.No.27/UD-20, dtd. 27/02/2004, for all Buildings following additional conditions shall

apply.
The owners / Developers shall use fly ash Bricks or Blocks or Tiles or Clay fly

bricks or blocks or similar products. The owners / Developers snall use my ash bricks or similar products of ash Bricks or cement fly ash bricks or blocks or similar products or ash Bricks or cement fly ash bricks or blocks or similar products or ash bricks or similar products or as a shall be a ash Bricks or cement try asn prices of the standard of 100% (by volume) of the total construction activity. bricks, blocks & Tiles as the case may be in their construction activity.

- The building material in reconstruction case or soil removed from the trenches should be dumped or stored as 23 The building material in reconstruction case of solid solid be dumped or stored on site as not be dumped or stored on municipal road. It should be dumped or stored on site as would be decided by the concern Ward Officers of Panvel Municipal Corporation The Owner / Developer should fulfill all the health related provisions mentioned in the 24.
- "Implementation of Ant larval & Mosquito Prevention Activities during and after construction and Tree Authority Bye-Laws 1966" The special mention is for mosquito prevention activities, construction of over-head tanks, debris removal and the sanitary Workers should be accommodated at a distance of 25 to 35 feet from the protective 25.
- walls of adjacent buildings on all sides of the construction site and also from the place where excavation has started. The developer should also arrange accommodation as per the standard in Section 34 of the Building and Other Construction Workers (Employment Regulation and Conditions of Service) Act, 1996. - Accommodation :-1. The employer shall provide, free of charges and within the work site or as near to
  - it as may be possible, temporary living accommodation to all building workers employed by him for such period as the building or other construction work is in 2. The temporary accommodation provided under sub-section (1) shall have seprate cooking place, bathing, washing and lavatory facilities.

3. As soon as may be, after the building or other construction work is over, the employer shall, at his own cost, cause removal or demolition of the temporary

structures erected by him for purpose of providing living accommodation cooking palce or other facilities to the buildign workers as required under sub-section (1) and restore the ground in good level and clean condition.

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4. In case an employer is given any land by a Municipal Board or any other local authority for the purposes of providing temporary accommodation for the building workers under this section, he shall, as soon as may be after the construction work is over, return the possession of such land in the same condition in which he The workers 'quarters should be 25 to 35 feet away from the trees on the construction

special care should be taken to ensure that the colony on the construction site is not 27 endangered by electricity and fire.
In construction sites where rivers, streams, nallas and natural water streams are in 28. operation special care should be taken for the safety of the workers and their place of Those working on the construction site must be registered under Section 15 of the

Those working on the construction site made Regulation and Conditions of the "Building and Other Construction(Employment Regulation and Conditions of Service) Act, 1996" Act, 1996"
Section: - 15 Register of beneficiaries: - Every employer shall maintain a register in Section: - 15 Register of beneficiaries - Lvoy of employment of beneficiaries in section as may be prescribed showing the details of employment of beneficiaries Enchroping as may be prescribed snowing the detailed supported to beneficiaries employed with the building or other construction work undertaken by him and the same may be inspected without any prior notice by the secretary of the board or any other PMC/TP/Kambthe/21/272 20 29/16364/2023

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Special care should be taken that workers not registered with the Maharashtra Building Special care should be taken that workers Welfare Board will not work on the site. Special care should be taken Workers Welfare Board will not work on the site.

Other Construction Workers and contractors of the Municipal Care and Construction of the developers and contractors of the Municipal Care and Construction of the developers. Special Construction vyolkers and contractors of the Municipal Corporation and the and Other Construction of the developers and contractors of the Municipal Corporation and the Ajoint meeting of the convened to take special care of the safety of the safe

A joint meeting of the developers and to take special care of the safety of the workers municipal limits should be convened to take special care of the safety of the workers municipal limits should be convened to take special care of the safety of the workers municipal limits should be convened to take special care of the safety of the workers ware of the provisions of the Workers' Safety Act municipal limits snould be safety of the war and to make the developers aware of the provisions of the Workers' Safety Act and to make the developer will be obliged to take out accident insurance for the world and to cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident insurance for the world and the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident the cloper will be obliged to take out accident t 30.

and to make the developer's award to take out accident insurance for the workers so that the developer will be obliged to take out accident insurance for the workers so that the developer will be obliged to take out accident at work the developer will be obliged to take out accident at work the developer will be obliged to take out accident insurance for the workers so that the developer will be obliged to take out accident insurance for the workers so that the developer will be obliged to take out accident insurance for the workers so that the developer will be obliged to take out accident insurance for the workers so that the developer will be obliged to take out accident insurance for the workers so that the developer will be obliged to take out accident insurance for the workers so that the developer will be obliged to take out accident at workers. The developer will be obliged and the benefits they get in the event of an accident at work they are not deprived of the benefits they get in the event of an accident at work they are not deprived of the septic tank will be in accordance with the design of the septic tank. 31 they are not deprived of the septic tank will be in accordance with the design of (IS-2470& The design of the substitution on the developer / Architects and his substitution of the subst

The design of the septile talk and the developer / Architects and his successors, UDCPR-2020), which will be binding on the developer / Architects and his successors. 32 (If Applicable)

(If Applicable)

You will be required to get the design of your septic tank approved by the Sewage

You will be required Municipal Corporation. (If Applicable) 33.

You will be required to accept the factor of the policy of Department, Panvei Mullicipal Corporation, in Application of manual scavenging. The Manual Scavenging Schall Submit undertaking before applying for Cosmic Scavenging. The Manual Scavenging Act 2010 profiles and additional scavenging for Occupancy Therefore the applicant shall submit undertaking before applying for Occupancy Therefore the applicant will not violate the said law

Certificate, stating that you will not violate the apartment is created by way of In case of revised permission wherever third party interest is created by way of In case or revised permission wholever the apartment, concern of such interest registered agreement to sale or lease etc. of the apartment, concern of such interest

party / person as specified under RERA act. shall be submitted. party / person as specified under the lower specified under the lower of Gov. & The Owner / Developer shall be responsible for clearing all pending dues of Gov. &

The Owner/ Developer is required to construct the discharge line at his own cost. The Owner/ Developer should set up electrical vehicle charging point in the said plot. The construction work shall be completed as per condition mentioned in CIDCO 37. 38.

agreement dated 02/09/2021and must be applied for O.C. with all concerned NOC. The Owner / Developer shall be responsible for Planting one Tree per 100 Sq.mtr Plot

The Amended Commencement Certificate issued based on Additional F.S.I NOC Received from CIDCO office vide letter No. CIDCO/MTS-II/KAMOTHE-299+518/ 2022/1588, Dated 16/11/2022. and modified lease agreement should be made

accordingly and submit before applying Occupancy Certificate. This set of Plans supersedes earlier approved plans vide letter dated 16/01/2023. Note: - You have to pay the necessary charges due to GST if applicable in future as per Panvel Municipal Corporation policy and as informed to you in writing and

> Deputy Director of Town Planning Panvel Municipal Corporation

C.C.TO:- 1) Shri. Dinesh Manohar Bhagat & others 9 & M/S. Aayushi Corporation through its Partners Mr. Bhushan Bharat Mhaskar & others 3, 602, Grohitam Premises Co. Operative Soc.Ltd., Plot No. - 14B, Sector- 19, Vashi,

if not paid the permission granted will be revoked.

Navi Mumbai 400 705. 2) Architect, M/s. Satish V. Ahuja & Associates, Ashiana C-2, 1st Floor, Sector- 17,

Vashi, Navi Mumbai 400 703

3) Ward Officer, PrabhagSamati 'A, B, C, D' Panvel Municipal Corporation, Panvel.

Asst. Estate Officer / Estate Officer, Estate Department,

